County – DTP Form15-0304

Toy Dorgal No.	
Tax Parcel No.	

OFFER TO PURCHASE

	•	Off	er		
THIS C	FFER TO PUR	CHASE, made and entered	into this _	day of	, 20
by and between				, hereina	after referred to as
		ounty Government, he			
vested in the nam	e of				
		<u>WITNESSET</u>	<u>r</u> <u>H</u> :		
WHER Tennessee, to-wit		vns certain real property situa	ated and be	ing in the County o	of Shelby, State of
	perty acquired by Si ounty, Tennessee as f	helby County Government a follows:	as describe	d in the Chancery	Court of
Cause T.I	R.D. No	Exhibit No.	Tru	istee's Tax Sale No)
Property .	Address:		Tax	k Parcel No.	
Property	Status: Improved	Vacant Type	e Improven	nents:	
agreeable to purchintended use for	THEREFORE, I hereinbelow, and o acknowledged, PUF	desirous of selling the above by from SELLER under cert IN CONSIDERATION ther good and valuable cons RCHASER does hereby agree	ain terms a Very of the priciderations,	emises aforesaid a	PURCHASER'S and the terms and fficiency of all of
1. TERM	OF AGREEM	ENT			
This Agre	eement shall continue	e for a period of Ninety (90)	calendar d	ays from the date h	iereof.
2. CONSI	<u>IDERATION</u>				
		ation of the mutual agreemen			set forth, agrees to DOLLARS
<u>(\$)</u> ,	of which				DOLLARS
<u>(\$)</u> a	as a good faith deposi	it to be paid to SELLER , the paid at the required closing.	e receipt of	which is hereby ac	knowledged, with

In addition to the hereinabove stated purchase price, **PURCHASER** agrees to pay **SELLER** an advertising, notification and processing fee in the amount of **TWO HUNDRED AND NO/100 DOLLARS** (\$ 200.00), to be tendered to **SELLER** by **PURCHASER** upon **PURCHASER**'S execution of this Offer to Purchase, the receipt of which is hereby acknowledged. **PURCHASER** understands and agrees that the above described good faith deposit and advertising, notification and processing fee shall be nonrefundable, once the **PURCHASER** is declared the successful bidder.

SELLER, in consideration of the aforesaid promises of **PURCHASER**, agrees to deliver to **PURCHASER** within the term of this Agreement a Quit Claim Deed conveying all of **SELLER'S** right, title and interest in and to the hereinabove described real property, free and clear of any and all encumbrances, except for any and all easements of record and easements for all existing utility, sanitary sewer and drainage facilities located thereon

3. PROPERTY CONDITION

PURCHASER agrees to accept the above described real property in its "**AS IS-WHERE IS**" condition, without representations or warranties of any kind, either expressed or implied, by **SELLER** as to title, physical or environmental condition, code and/or housing violations, merchantability, or fitness for any use or purpose or any other representations of any kind whatsoever.

4. SALES PROCEDURE

PURCHASER and **SELLER** mutually agree that the sale of the above described real property shall be processed in accordance with **SELLER'S** Delinquent Tax Property Sales Procedure pursuant to T.C.A §67-5-2507. (See "Delinquent Tax Property Sales Procedure" attached hereto and made a part hereof)

5. ACCEPTANCE OF OFFER TO PURCHASE

This Offer to Purchase shall be deemed accepted by **SELLER** upon approval of the sale by the Board of County Commissioners of Shelby County, as evidenced by a Board Resolution approving the same and signed by the Shelby County Mayor. Once accepted by **SELLER** all terms and conditions recited herein shall be binding upon the parties hereto.

6. <u>CLOSING</u>

PURCHASER and **SELLER** mutually agree that the closing of this sale transaction is required to take place within thirty (30) calendar days of the mailing date of **SELLER'S** written notice to **PURCHASER** by U.S. mail confirming **SELLER'S** acceptance of this Offer to Purchase and requesting **PURCHASER** to close.

7. <u>EXPENSES</u>

PURCHASER agrees to pay all closing costs including but not limited to the transfer tax and the cost of recording the Quit Claim Deed. **PURCHASER** may order and secure, at his/her own expense, a title search, property survey, environmental/property assessments, etc., but the time taken to obtain such items shall not be considered sufficient justification to delay the closing date as required in paragraph 6 hereinabove.

8. <u>POSSESSION</u>

SELLER shall deliver possession of the hereinabove described property to **PURCHASER** upon full payment of the purchase price, estimated transfer tax and Quit Claim Deed recording fee, subject to rights of any existing tenants occupying said property or any governmental regulations or housing provisions that may be applicable.

9. <u>HAZARDOUS WASTE</u>

Although **SELLER**, to the best of its knowledge, without benefit of a specific environmental assessment, knows of <u>No</u> **Hazardous Substances** located on or that have been previously stored, processed or disposed of on or discharged from (including ground water contamination) the subject property, **SELLER** makes no claim or warranty relative to the environmental condition of said property.

County - DTI
Form15-0304

Tax Parcel No.

10. TERMINATION OF OFFER TO PURCHASE

Should **SELLER** not fulfill the terms and conditions of this Offer to Purchase as recited herein, then and in that event, PURCHASER may cancel this Contract by giving SELLER written notice by U.S. mail and in such case the above referenced good faith deposit shall be returned to PURCHASER. Should PURCHASER not fulfill the terms and conditions of this Offer to Purchase as recited herein or fail to close this sale transaction within thirty (30) calendar days of the mailing date of SELLER'S written notice by U.S. mail confirming SELLER'S acceptance of the Offer to Purchase and requesting PURCHASER to close, then and in either of such events, **SELLER** may cancel this Contract by giving **PURCHASER** written notice by U.S. mail and in such case the above referenced good faith deposit and advertising, notification and processing fee shall be retained by SELLER as liquidated damages; and in which event, PURCHASER shall be declared ineligible to participate in any Shelby County Land Bank property sales for twelve (12) months from the date of said Contract cancelation notice.

11. ENTIRE AGREEMENT

This Offer to Purchase contains the entire understanding among the parties with respect to the sale of the above described real property and there are no other promises or conditions in any other agreements between the parties, whether oral or written, related to this sale. All covenants and agreements herein contained shall extend to and be obligatory upon the heirs, executors, administrators, successors and assigns of the respective parties.

IN WITNESS WHEREOF, the undersigned PURCHASER has caused this Offer to Purchase to be executed the day and year first above written.

]	PURCHASER:
l de la companya de	(x)
l de la companya de	(x)
1	Purchaser's Rep:
	Address:
	City:
•	State: Zip Code:
1	Phone No.: ()
1	Email Address:
County Land Bank Office to determine the h	neday of, 20 at in the Shelby ighest and best offer. A grace period of up to 15 minutes is ances of any bidder. Any bidder who is not available by the com the "Bid Off".
Property Sales , in the Shelby Co	, Delinquent Tax ounty Land Bank on behalf of Shelby County Government for sale 20 .